		- Control of the cont	Commissioner for Patents, Box PCT United States Patent and Trademark Office Washington, D.C. 2023		
U.S. APPLICATION NO.		FIRST NAMED APPLICANT	www.uspto.gov		
09/83177	72	DOWNING	D DN1998224tJSA		
	- -	201111110	DN1998224USA INTERNATIONAL APPLICATION NO.		
THE GOOYEAR T			PCT/US98/27727		
1144 EAST MARK	ET STREET		I.A. FILING DATE PRIORITY DATE		
AKRON, OH 44316	5 0001		30 DEC 98		
		1	DATE MAILE 1 8 JUN 2001		
NOTIFICATIO	N OF MISSIN STATES DE	NG REQUIREMENTS UNDE SIGNATED/ELECTED OFF	R 35 U.S.C. 371 IN THE UNITED		
1. The following item	is have been subm	itted by the applicant or the IB to the U	Inited States Patent and Trademark		
Office as	Designated Office	e (37 CFR 1.494) 🔲 an Elected Offic	ce (37 CFR 1.495):		
	c National Fee. he international app	ntity Status.			
	eclaration of inven		ernational application into English. e 19 amendments into English.		
_	article 19 amendme		17 differences into English.		
Priority D		_			
The Intern	n of Arroys to	y Examination Report in English and it	s Annexes, if any.		
Translation	n of Annexes to th	e International Preliminary Examination	n Report into English.		
the indicated items in p	aragraph 3 below.	The Basic National Fee and the conv	not filed the following indicated items and/or of the international application must be filed		
U.S. Basic	National Fee.	date to avoid abandonment. Copy of the internation			
acceptance under 35 U.	.S.C. 3/1:		order to complete the requirements for		
later	than the appropria	ion into English. A processing fee will the 20 or 30 months from the priority da	be required if submitted		
The c	current translation i slation.	is defective for the reasons indicated on	the attached Notice of Defective		
D. Processi	ing fee for providu	ng the translation of the application and onths from the priority date (37 CFR 1.	for the Annexes later than the		
c. Oath or	declaration of the	inventors, in compliance with 37 CFR	1.497(a) and (b), properly identifying		
the ap	oplication (preferal	oly by the International application num ed if submitted later than the appropria	ber and international filing date) A		
indica	ated on the attached	aration does not comply with 37 CFR of PCT/DO/EO/917.			
priori	ty date (37 CFR 1	e oath or declaration later than the appr	ropriate 20 or 30 months from the		
 Additional claim fee 	s of \$	as a large entity small entity,	including any required multiple dependent		
claim fee, are required. due (37 CFR 1.492(g)).	Applicant must su	abmit the additional claim fees or cance	el the additional claims for which fees are		
5. Applicant has not PCT/DO/EO/920.	submitted the requ	aired sequence listing pursuant to 37 Cl	FR 1.821-1.825. See attached		
MONTHS FROM THE	E FOR THE APP	LICATION. WHICHEVER IS LAT	HS (where 37 CFD 1 405 applies) FDOM		
The time period set above 1.136(a).	ve may be extended	1 by filing a petition and fee for extensi	on of time under the provisions of 37 CFR		
Amiexes will be cancelle	ed. A processing in sendments are cano	ee will be required if submitted later the elled since a translation was not provid	o later than the time period set above or the an 20 or 30 months from the priority date. ed by the appropriate 20 (37 CFR 1.494(d))		
Applicant is reminded the address given in the head	at any communicat ling and include th	tion to the United States Patent and Tra e U.S. application no. shown above. (3	demark Office must be mailed to the 7 CFR 1.5)		
A	copy of this i	notice MUST be returned wi	ith this response.		
Enclosed: PCT/DO/ PTO-875	EO/917	Notice of Defective Translation	- O/ /		
U 110-8/3		PCT/DO/EO/920	porah Williams		
FORM PCT/DO/EO/905	(March 2001)	Telephone:			

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U.S. A	PPLICATION NO.		FIRST NAMED APPLICANT		ATTY, DOCKET NO.			
	09/831772		DOWNING		 	DN1998224USA		
THE GOOYEAR TIRE & RUBBER COMPANY PATENT & TRADEMARK DEPARTMENT D/823				PCT/US98/27727				
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into the deficing A new application	he national stage in ency noted below woath or declaration ation number and	contain an oath or deen the United States of and avoid abandonme. on, properly identifying international filing dates by and (f) in that it:	America. The part is set in the a ang this application	period within ccompanying on (preferabl	which to constitution which to constitute the constitution of the constitution which will be constituted as the constitution of the constitution o	orrect the on.		
1. x 2. 3. 4. 5. 5.	is not executed in accordance with either 37 CFR 1.66 or 37 CFR 1.68. does not identify the application to which it is directed. does not identify the inventor(s). does not identify the citizenship of each inventor. does not state that the person making the oath or declaration believes the named inventor or inventors to be the original and first inventor or inventors of the subject matter which is claimed and for which a patent is sought.							
1.4976 WILL	(a) AND (b), AND RESULT IN FAI	AN OATH OR DEC 1.497(d) WHERE A LURE TO ENTER T THE APPLICATION	PPROPRIATE, HE NATIONA	WITHIN TI	HE TIME I	H 37 CFR PERIOD SET		
Additi	onally, the oath or	declaration does not	comply with 37	CFR 1.63 in	that it:			
1.		the mailing address of eather the city and state or en.						
2.	does not state that	at the person making the	oath or declaration	1:				
a.		and understands the contains amendment specifical				s		
b.		s the duty to disclose to the atentability as defined in 3		mation known	to the person	to be		

does not identify the foreign application for patent or inventor's certificate for which a claim for priority is made pursuant to 37 CFR 1.55, and any foreign application having a filing date before that of the application on which priority is claimed, by specifying the application serial number,

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country, day, month, and year of its filing.

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